IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

FRANK MENSAH,)
Plaintiff,) ORDER)
vs.) 8:03CV80
RENT-A-CENTER, INC.,)
Defendant.))
TAJI GLASS, JOHN DOES AND JANE DOES,)))
Plaintiffs,) 8:04CV199
vs.)
RENT A CENTER,)
Defendant.))

This matter is before the court on the motion to discontinue service of notices (Filing No. 160, in case number 8:03CV80) for Nebraska Workforce Development, Department of Labor, party-in-interest. The movant requests to be administratively terminated as counsel no longer wishes to receive notices regarding the above captioned cases. The movant is not a party to this action. To the extent formal withdrawal is necessary, the court finds the movant has shown good cause for withdrawal as required under NEGenR 1.3(f). Upon consideration,

IT IS ORDERED:

1. The motion for leave to withdraw of counsel John Albin and Thomas Ukinksi and the Nebraska Workforce Development, Department of Labor, party-in-interest (Filing No. 160, in case number 8:03CV80) is granted.

2. The Clerk of Court shall stop all electronic notices to John Albin and Thomas Ukinksi and the Nebraska Workforce Development, Department of Labor, party-in-interest regarding this case.

DATED this 21st day of November, 2005.

BY THE COURT:

s/Thomas D. Thalken United States Magistrate Judge